

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW  
YORK

1/4/2021

-----X  
BRANDON GREEN,  
Defendant

Case Number 16-CR-281-002

- Against -

APPLICATION FOR BOND HEARING

UNITED STATES OF AMERICA,  
Plaintiff.  
-----X

I, Brandon Green, a Pro Se Defendant, Hereby Request this Honorable Court to expeditiously schedule a hearing for Bond while all Post-Trial motions and appeals are exhausted.

Defendant has been in Federal custody since May 16, 2017. Prior to his arrest Mr. Green had maintained a stable residence with his family, was employed as a sales representative at Metro PCS, successfully completed an outpatient Substance abuse treatment program at Day Top Westchester Square and successfully completed his Federal Probation, and was discharged in October of 2016.

If granted bond Mr. Green will reside within the New York City limits; specifically at: 100 Darrow Place Bronx, NY 10475. He has been a life-long resident of New York and flight risk averse; The Defendant currently is at extremely high-risk for contracting the deadly pathogen COVID-19. The facility where Mr. Green is housed has been subject to an internal outbreak, spreading rampantly cell to cell, floor to floor, inmate to inmate, most likely threw the facilities inadequate and quarantine incompatible ventilation system. It is spreading contaminated air throughout the MDC (Metropolitan Detention Center-Brooklyn). Mr. Green, suffers from chronic kidney disease since 2010 (Review of the pre-sentence report line 96 will support these facts); and he is at extreme risk of contracting and then suffering from the potentially lethal consequences from being exposed to the virus. He is classified medically as a high-risk inmate for contraction and is almost 40 years of age.

COVID- 19 may cause severe and lasting harm in the kidneys. See corona virus: kidney damage causes by COVID-19, John Hopkins medicine (May 14, 2020), <https://www.hopkinsmedicine.org/health/conditions-and-diseases/coronavirus/coronavirus-kidney-damage-caused-by-convid19>. "The kidney damage is, in some cases, severe enough to require dialysis. Some hospitals experiencing surges of patients who are very ill with COVID 19 have reported they are running short on the machines and sterile fluids needed to perform those kidney procedures." Id. Kidney damage caused by COVID-19 also places other organ systems like the heart, lungs, and liver at risk. Id. See United States v. Chandler, No. 1:19-cr-867, 2020 U.S. Dist. LEXIS 56240, at \* 5 (S.D.N.Y. March, 31, 2020) ("The extraordinary burdens imposed by the coronavirus pandemic in conjunction with [the defendants]'s right to prepare for his defense, certainly constitute a "compelling reasons" that permits this Court to order the temporary release of [the defendant] pursuant to 18 U.S.C. 3142(i)."); United States v. Persico (S.D.N.Y. Mar. 27, 1986). See, also Dr. Venter's on COVID-19 effects on MDC Brooklyn inmates with infected/chronic kidney problems. As, this Court is fully aware of Mr. Green suffers from a severe kidney disease, dated back to more than 10 years ago (See, Pre-sentence Report, line 96, filed on October 8, 2019).

Furthermore, Mr. Green has found out threw stand-by counsel (Mr. Witzel) that Ms. Dolan is now stating that: the case file sent to her by Mr. Breslin and Ms. Geller had a virus; so she could not have reviewed the record. Therefore, she really had no idea of what, if any, claims did exist. There are many reasons why Mr. Green should now be given his "client file" and all of the documents in this case. Mr. Witzel has informed the defendant that it is a sensitive order on most of the 3500 materials, and he would not be able to bring them up to the MDC due to the massive outbreaks in the institutional and/or the COVID-19 constraints. Fed. Defs. Of N.Y., Inc. v. Fed. Bureau of Prisons, 954 F. 3d 118, 134 (2 Cir.

2020) "A detention facility violates the Sixth Amendment when it unreasonabl[y] interfere[s] with the accused person's ability to consult counsel," Benjamin v. Fraser, 264 F.3d 175, 185 (2d Cir. 2001)

Hereto, this is a substantial season to set bond for the defendant, as it is a violation of Mr. Green's Constitutional Rights to full and adequate legal services.

Lastly, the defendant is amicable to his Custody Status being changed to ankle monitoring, house arrest/home confinement, and/or any ancillary relief options that the court determines.

WHEREFORE the DEFENDANT, Brandon Green, HUMBLY Requests this Court to expedite this process, and schedule a bond hearing to as soon as possible.

Regards,

\_\_\_\_\_/S/\_\_\_\_\_  
Brandon Green  
Pro Se, Defendant

Certificate of Service

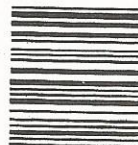
This Motion has been sent first-class postage pre-paid to the Clerk Of The Court for The Southern District Of New York and a copy of this motion has been sent first-class postage pre-paid to the Offices of the United States Attorney's located at: Jessica Feinstein 5 Quattro Plaza White Plains, NY



Brandon Green  
1100 5th Ave  
Metropolitan Detention Center  
20 Box 329002  
Brooklyn NY 11232



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Honorable Judge Paul Gardephe  
United States Courthouse  
40 Foley Square  
New York, N.Y. 10007

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